UNITED STATES DISTRICT COURT

for the

FILED IN OPEN COURT
ON 5/2/20/3

Julie A. Richards, Clerk
US District Court

Eastern District of No	rth Carolina	Eastern District of NC
a)	AMENI	DED JUDGMENT
)) Ca	se No: 4:08-CR-39-1BC)
$\frac{\text{October 21, 2008}}{\text{N/A}}) \text{The}$	omas P. McNamara	
ORDER REGARDING MOTION FOR SENTENCE REDUCTION PURSUANT TO 18 U.S.C. § 3582(c)(2)		
Upon motion of \(\) the defendant \(\) the Director of the Bureau of Prisons \(\) the court under 18 U.S.C. \(3582(c)(2) \) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. \(994(u) \), and having considered such motion, and taking into account the policy statement set forth at USSG \(1B1.10 \) and the sentencing factors set forth in 18 U.S.C. \(3553(a) \), to the extent that they are applicable,		
IT IS ORDERED that the motion is: DENIED. GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in the last judgment issued) of months is reduced to		
The defendant was sentenced at the statutory minimum on October 21, 2008, and that minimum did not change as a result of the retroactive amendment.		
If the amount of time the defendant has already served exceeds this sentence, the sentence is reduced to a "Time Served" sentence, subject to an additional period of up to ten (10) days for administrative purposes of releasing the defendant. (Complete Parts I and II of Page 2 when motion is granted)		
Except as otherwise provided, all provisions of the judgment(s) dated N/A shall remain in effect. IT IS SO ORDERED.		
Yeu	Judge's signal	Soyl
		trict Judge
	Case October 21, 2008 N/A DING MOTION FOR SUANT TO 18 U.S. ant the Director of the of imprisonment imposed it roactive by the United State of the office of imprisonment imposed it roactive by the United State of the office of imprisonment imposed it roactive by the United State of input and taking into accompand the defendant's previor months is attory minimum on October of the office of the implete Parts I and II of Page 2 where the input of the judgment(s) days for a specific property of the judgment of the judgmen	Case No: 4:08-CR-39-1BC USM No: 51190-056 N/A Thomas P. McNamara Defendant's Attorney DING MOTION FOR SENTENCE RE SUANT TO 18 U.S.C. § 3582(c)(2) ant the Director of the Bureau of Prisons the of imprisonment imposed based on a guideline sente troactive by the United States Sentencing Commission, and taking into account the policy statement s B. U.S.C. § 3553(a), to the extent that they are applicated and the defendant's previously imposed sentence of months is reduced to attory minimum on October 21, 2008, and that minimum on the control of the policy statement is a control of the policy statement in the control of the policy statement is granted to the control of the policy statement is granted to the control of the policy statement is granted to the control of the policy statement is granted to the policy statement in the policy statement is granted to the control of the policy statement in the policy statement is granted to the policy statement in the policy statement is granted to the policy statement in the policy statement is granted to the policy statement in the policy statement is granted to the policy statement in the policy statement is granted to the policy statement in the policy s

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